UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

INDEPENDENT ASSET MANAGEMENT, LLC,

Plaintiff,

- against -

DANIEL ZANGER,

Defendant.

Index No. 07-CV-6431 (JSR)

ECF

NOTICE MOTION IN LIMINE

PLEASE TAKE NOTICE that, upon the Declaration of Craig Stuart Lanza and the accompanying Memorandum of Law in Support of Plaintiff's Motion *in limine* to Preclude Raymond Aronson from Testifying to Undisputed Facts and Damages and from Providing Legal Analysis, Plaintiff Independent Asset Management will so move this Court *in limine*, before the Honorable Jed S. Rakoff, at the United States Courthouse for the Southern District of New York, 500 Pearl Street, New York, New York.

Dated:New York, New York July 21, 2008 Respectfully submitted,

s/ Craig Stuart Lanza

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CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing document was served on the following counsel of record on July 21, 2008, via the methods listed below:

By ECF Mike Silberfarb

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s/ Craig Stuart Lanza

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